

[illegible]



# DAILY CONSTITUTION.

LARGEST CIRCULATION  
CITY, COUNTY AND STATE.

DEPOT OF REPUTATION.

GENERAL TRAVELING AGENT:  
J. M. AUTUM.

ATLANTA:  
Friday Morning, Jan. 29, 1875.

To LAWYERS.—A full report of the  
decisions of the Supreme Court is  
furnished to THE CONSTITUTION by the  
report of the Court.

To CORRESPONDENTS.—We do not read  
anonymous letters and communications.  
The name and address of the writer are  
indispensable. Rejected communications  
we can not undertake to return or  
preserve.

ARKANSAS has not had a new governor  
since the bulk of the army was con-  
centrated in Louisiana.

FIVE hundredth discussed negroes are  
on the books of the American Colonization  
Society as applicants for passage to Liberia.

LOUISIANA's speech on Louisiana is to be  
sent as a free brand into the state, and the  
senator is having it amply illustrated with cuts of  
skull and crossbones, just as druggists label  
a bottle of poison.—Boston P. O.

COLONEL FORNEY is so devoted to the  
centralization abroad that he can find time  
to read an American newspaper, and  
will accordingly know nothing of the Pacific  
Mail business until it is too late to give  
the \$25,000 cash.

The proposition that Gen. Grant should  
resign the presidential office and go to  
Europe, is so universally approved in all  
parts of the country that there is not the  
least doubt of its being the most popular  
act of Mr. Grant can ever perform.

ACCORDING to the Nashville Banner, the  
school system of Tennessee is in a most  
flourishing and encouraging condition.

There are 4,000 schools organized in the  
state, with 175,000 enrolled pupils. The  
whole number of children in the state, of  
school age is estimated at 418,000.

ACCORDING to Sheridan every negro that  
has been killed in the south has lost his  
life on account of his race.

THE Buffalo Commercial hopes that Frank  
B. Brewster, of Westfield, will be induced  
to stand as the republican candidate for  
congress from the thirty-third district, of  
New York, occasioned by the death of the  
late Col. A. E. Aiken. There is also some  
talk of Senator Foster being a candidate.

It is pretty evident from the tone of the  
party press that republicans politicians and  
editors have determined to "stand by the  
president" in the Louisiana business. The  
burden is to be shouldered doubtless, on  
"Admiral" principle. "You might as well be  
hung for a sheep as for a lamb."—New York  
Tribune.

The administration republicans have  
finally concluded, it seems, to make open  
warfare upon Messrs. Foster and Phelps, of  
the Louisiana committee, for telling unpar-  
tisan truths in their report. "The warfare  
has been quiet heretofore, but very bitter.  
Now it is to be a public matter. Speaker  
Blaine is also to be overhauled for the  
offense of having confined the committee.

Two ladies met on Woodward avenue  
yesterday, and one inquired of the other:  
"What's happened?" "Oh, I've parted with  
having my fortune told," was the reply,  
"and the woman says I'm to marry twice  
more, have diamonds and a camel's hair  
shawl, and that I can go to the opera six  
times a week if I want to." "I don't wonder  
that you are happy. But you won't say anything to your husband?"  
"Oh, of course not. Poor man! He's good  
to me, and I might tell him the feeling to know  
that I am going to marry twice more. I  
think I'll tell him I'm likely to die."

The New Senate.

The following table compactly and  
clearly presents the remarkable changes  
recently wrought in the senate chamber  
by the people's ballot:

NEW SENATORS.	NEW SENATORS.
California.....Hagler	N. B. North
Connecticut.....Rockwell	W. W. Eaton
Delaware.....Hayden	T. E. Bayard
Florida.....Gillespie	W. M. Chandler
Indiana.....Pratt	J. E. McPherson
Mississippi.....McPherson	W. M. Chandler
Minnesota.....McPherson	W. M. Chandler
Nebraska.....McPherson	W. M. Chandler
Nevada.....McPherson	W. M. Chandler
New Jersey.....McPherson	W. M. Chandler
New York.....McPherson	W. M. Chandler
Ohio.....McPherson	W. M. Chandler
Pennsylvania.....McPherson	W. M. Chandler
Rhode Island.....McPherson	W. M. Chandler
Tennessee.....McPherson	W. M. Chandler
Texas.....McPherson	W. M. Chandler
Vermont.....McPherson	W. M. Chandler
West Virginia.....McPherson	W. M. Chandler
Wisconsin.....McPherson	W. M. Chandler

The Democrats are designated by (D) and  
the Republicans by (R).

Florida, Minnesota, West Virginia and  
Wisconsin are balloting as we write, and  
elections in some of them, and perhaps  
in all of them, may be announced before  
we go to press. These complete the list  
of West Virginia will certainly elect a dem-  
ocrat. Florida, also, should elect a dem-  
ocrat. The legislature contains a demo-  
cratic majority of four on joint ballot, and the results in the  
other two states can be controlled by  
combinations of democrats and indepen-  
dents. The telegram will tell us the  
whole story very soon. It is, however, bet-  
ter to assume that the opposition will  
fill at least half of the four remain-  
ing seats. The new senate will, therefore,  
probably contain forty-five republicans  
and twenty-nine democrats, or a majority  
of sixteen. If Louisiana is admitted, the  
majority will be reduced to twelve, thus  
giving the balance of power to the inde-  
pendents. The new senate will, therefore,  
probably contain forty-five republicans  
and twenty-nine democrats, or a majority  
of sixteen. If Louisiana is admitted, the  
majority will be reduced to twelve, thus  
giving the balance of power to the inde-  
pendents.

But if the independent senators re-  
fuse to grant the unmistakable wishes of  
the people, the elections that precede  
the next grand senatorial legisla-  
tural begins, which occurs in 1877,  
will wipe out the last hope of republi-  
can ascendancy in the senate. The fol-  
lowing table will enable each of our  
readers to make his own calculations as to  
the party that will be apt to control  
the senate on the fourth of March, 1877,  
when a democratic will occupy the  
office of the people, the White House:

State.	Senators Retiring in 1877.	Senators Retiring in 1877.
Alabama.....	McPherson	McPherson
Arkansas.....	McPherson	McPherson
California.....	McPherson	McPherson
Connecticut.....	McPherson	McPherson
Delaware.....	McPherson	McPherson
Florida.....	McPherson	McPherson
Georgia.....	McPherson	McPherson
Illinois.....	McPherson	McPherson
Indiana.....	McPherson	McPherson
Iowa.....	McPherson	McPherson
Kansas.....	McPherson	McPherson
Kentucky.....	McPherson	McPherson
Louisiana.....	McPherson	McPherson
Maine.....	McPherson	McPherson
Massachusetts.....	McPherson	McPherson
Michigan.....	McPherson	McPherson
Minnesota.....	McPherson	McPherson
Mississippi.....	McPherson	McPherson
Missouri.....	McPherson	McPherson
Montana.....	McPherson	McPherson
New Hampshire.....	McPherson	McPherson
New Jersey.....	McPherson	McPherson
New Mexico.....	McPherson	McPherson
New York.....	McPherson	McPherson
North Carolina.....	McPherson	McPherson
Ohio.....	McPherson	McPherson
Oregon.....	McPherson	McPherson
Tennessee.....	McPherson	McPherson
Texas.....	McPherson	McPherson
Vermont.....	McPherson	McPherson
West Virginia.....	McPherson	McPherson
Wisconsin.....	McPherson	McPherson

The committee allowed the third, fifth,  
and sixth, items—in all amounting to  
\$1,000,000.—The committee recommended  
that the balance be collected.

Isaac P. Harris presented no less than  
fourty-three items to reduce the state's  
bill of \$28,933.24 against him. He secured  
recommendations for credits to  
the amount of \$7,758.37, leaving the  
amount to be collected \$21,174.87, be-  
sides interest.

The report concludes with a considera-  
tion of the state's liability on the en-  
dorsed bonds of the Alabama & Chatta-  
hoochee railroad company. On this sub-  
ject the committee say: "We are clearly  
of the opinion that the state's endorse-  
ment on these bonds is a violation of the  
constitution of the state, and we recom-  
mend that it be so declared, and that  
the governor be instructed not to pay  
said bonds, or the interest thereon."

This certainly covers the case, and leaves  
nothing for the legislature to do. The  
constitution of the state, and we recom-  
mend that it be so declared, and that  
the governor be instructed not to pay  
said bonds, or the interest thereon."

A Missouri paper holds the names of  
"Hendricks and Gordon," while a North

# THE DISTRIBUTION TO-MORROW NIGHT.

The eventful occasion is held at hand.  
To-morrow night the presents advertised  
by us will be awarded at DeGree's opera  
house.

We have done our best to advertise it  
thoroughly, and to accomplish the object  
in view. But if we have advertised it  
in the most favorable light, it is now too  
late to do anything further in that line.  
Therefore, when we state that our dis-  
tribution is "in a most successful manner,"  
it is in southern journalism, every one  
will understand the statement as a  
plain, uncolored fact. Whether right or  
wrong in the policy, whether to us a  
financial gain or loss, it is certainly a  
magnificent presentation of gifts to be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on the Sabbath day  
or night, came up and was finally  
lost.

The bill to repeal sec. 1978 of the code  
of 1873, except fines of landlords ex-  
ceeding five dollars, was passed. The bill  
relating to the compensation of the clerk of  
the supreme court at \$4,000 per annum,  
was called for a third reading and passed.  
The bill provides that all costs collected  
in excess of the above amount, shall be  
placed in the state treasury as a fund to  
be known as the library fund. The  
judges of the supreme court are appointed  
by the bill to select the books.

Mr. DuBois bill to amend sec. 4355  
of the code of 1873, relating to keeping  
open drinking houses on







